UNITED STATES DISTRICT COURT DISTRICT OF NEW HAMPSHIRE

UNITED STATES OF AMERICA)	
)	
V.)	No. 1:20-cr-006-PB
)	
CHRISTOPHER CANTWELL)	
)	

JOINT STIPULATION REGARDING AUTHENTICITY OF CERTAIN EXHIBITS

The parties to the above-styled case, having conferred, hereby stipulate as follows:

- 1. Government's Exhibits: On the Government's Trial Exhibit List, Exhibit 100, and all proposed exhibits in the "200 Series" (Item 1B9 Cellphone), the "300 Series" (Item 1B18 Hard Drive), the "400 Series" (Item 1B23 Computer), and the "600 Series" (Pole Camera Images), shall be deemed authentic or identified under Rule 901 of the Federal Rules of Evidence, and no additional foundational testimony will be required to establish that the exhibit in question is what the proponent claims it is.
- 2. <u>Defendant's Exhibits</u>: On the Defendant's Trial Exhibit List, Exhibits A and A-6, C through C-7 and C-22, E through E52, and all proposed exhibits in the "D Series," the "F Series," the "G Series," the "H Series," and the "I Series" shall be deemed authentic or identified under Rule 901 of the Federal Rules of Evidence, and no additional foundational testimony will be required to establish that the exhibit in question is what the proponent claims it is.
- The parties reserve their rights to object to the admission of any exhibit identified in this Stipulation on any evidentiary ground other than lack of authentication under Rule 901.

SO STIPULATED.

Dated: September 21, 2020

/s/ John S. Davis John S. Davis Anna Z. Krasinski Assistant U.S. Attorneys U.S. Attorney's Office 53 Pleasant St., 4th Floor Concord, NH 03301 603.225.1552

/s/ Eric Wolpin Eric Wolpin Jeff Levin Assistant Federal Defenders Federal Defender Office 22 Bridge Street Concord, NH 03301 603.226.7360